# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LABORERS' PENSION FUND and	) FILED: AUG 15, 2008
LABORERS' WELFARE FUND OF THE	) 08CV4647
HEALTH AND WELFARE DEPARTMENT OF THE CONSTRUCTION AND GENERAL LABOREDS: DISTRICT COUNCIL OF	) JUDGE ZAGEL ) MAGISTRATE JUDGE MASON
LABORERS' DISTRICT COUNCIL OF CHICAGO AND VICINITY, and JAMES S. JORGENSEN, Administrator of the Funds,	) ) )
Plaintiffs,	) Case No.
•	) Case No. ) ) )

## **COMPLAINT**

Plaintiffs, Laborers' Pension Fund and Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity (collectively "Funds") and James S. Jorgensen (hereinafter "Jorgensen"), Administrator of the Funds, by their attorneys, Patrick T. Wallace, Jerrod Olszewski, Christina Krivanek, Amy N. Carollo, and Charles Ingrassia for their Complaint against Defendant Professional Excavation, Inc., state:

### **COUNT I**

## (Failure To Pay Employee Benefit Contributions)

1. Jurisdiction is based on Sections 502(e)(1) and (2) and 515 of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended, 29 U.S.C. §§1132 (e)(1) and (2) and 1145, Section 301(a) of the Labor Management Relations Act ("LMRA") of 1947 as amended, 29 U.S.C. §185(a), 28 U.S.C. §1331, federal common law, and 805 ILCS 5/1 et seq.

- 2. Venue is proper pursuant to Section 502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), and 28 U.S.C. §1391 (a) and (b).
- 3. The Funds are multiemployer benefit plans within the meanings of Sections 3(3) and 3(37) of ERISA. 29 U.S.C. §1002(3) and 37(A). They are established and maintained pursuant to their respective Agreements and Declarations of Trust in accordance with Section 302(c)(5) of the LMRA. 29 U.S.C. § 186(c)(5). The Funds have offices and conduct business within this District.
- 4. Plaintiff James S. Jorgensen ("Jorgensen") is the Administrator of the Funds, and has been duly authorized by the Funds' Trustees to act on behalf of the Funds in the collection of employer contributions owed to the Funds and to the Construction and General District Council of Chicago and Vicinity Training Fund, and with respect to the collection by the Funds of amounts which have been or are required to be withheld from the wages of employees in payment of Union dues for transmittal to the Construction and General Laborers' District Council of Chicago and Vicinity (the "Union"). With respect to such matters, Jorgensen is a fiduciary of the Funds within the meaning of Section 3(21)(A) of ERISA, 29 U.S.C. §1002(21)(A).
- 5. Defendant Professional Excavation, Inc., (hereinafter the "Company" or "Professional") is an Illinois corporation. The Company does business within this District and was at all times relevant herein an employer within the meaning of Section 3(5) of ERISA, 29 U.S.C. §1002(5), and Section 301(a) of the LMRA, 29 U.S.C. §185(c).
- 6. The Union is a labor organization within the meaning of 29 U.S.C. §185(a). The Union and the Company have been parties to a collective bargaining agreement, the most recent

of which became effective June 1, 2006 ("Agreement"). (A copy of the Company's written confirmation of entering into the Agreement, and the Agreement entered into between the Union and the Company which Agreement adopts and incorporates Master Agreements between the Union and various employer associations, and also binds the Company to the Funds' respective Agreements and Declarations of Trust are attached hereto as Exhibit A.)

- 7. The Funds have been duly authorized by the Construction and General Laborers' District Council of Chicago and Vicinity Training Fund (the "Training Fund"), the Midwest Construction Industry Advancement Fund ("MCIAF"), the Chicagoland Construction Safety Council (the "Safety Fund"), the Laborers' Employers' Cooperation and Education Trust ("LECET"), the Concrete Contractors Association of Greater Chicago ("CCA"), the CDCNI/CAWCC Contractors' Industry Advancement Fund (the "Wall & Ceiling Fund"), the CISCO Uniform Drug/Alcohol Abuse Program ("CISCO"), the Laborers' District Council Labor Management Committee Cooperative ("LDCMC"), and the Chicago Area Independent Construction Association ("CAICA") to act as an agent in the collection of contributions due to those funds.
- 8. The Agreement and the Funds' respective Agreements and Declarations of Trust obligate the Company to make contributions on behalf of its employees covered by the Agreement for pension benefits, health and welfare benefits, for the training fund and to submit monthly remittance reports in which the Company, inter alia, identifies the employees covered under the Agreement and the amount of contributions to be remitted to the Funds on behalf of each covered employee. Pursuant to the terms of the Agreement and the Funds' respective

Agreements and Declarations of Trust, contributions which are not submitted in a timely fashion are assessed 20 percent liquidated damages plus interest.

- 9. The Agreement and the Funds' respective Agreements and Declarations of Trust require the Company to submit its books and records to the Funds on demand for an audit to determine its benefit contribution compliance.
- 10. The Agreement obligates the Company to obtain and maintain a surety bond to insure future wages, pension and welfare contributions.
- 11. Notwithstanding its obligations under the terms of the Agreement and the Funds' respective Agreements and Declarations of Trust, Professional has:
- (a) failed to submit benefit reports and contributions to the Welfare Fund for the period of May 2008 forward, thereby depriving the Fund of information and income necessary to administer the Fund;
- (b) failed to submit benefit reports and contributions to the Pension Fund for the period of May 2008 forward, thereby depriving the Fund of information and income necessary to administer the Fund;
- (c) failed to submit benefit reports and contributions to the Training Fund for the period of May 2008 forward, thereby depriving the Fund of information and income necessary to administer the Fund;
- (d) failed to submit benefit reports and contributions to the one or more of the related funds set forth above in paragraph 7 for the period of May 2008 forward, thereby depriving those funds of information and income necessary to administer the funds; and
  - (e) failed to obtain and maintain a surety bond.

- 12. The Company's actions in failing to submit current reports and contributions and failing to obtain and maintain a surety bond violate Section 515 of ERISA, 29 U.S.C. §1145.
- 13. Pursuant to Section 502(g)(2) of ERISA, 29 U.S.C. §1132 (g)(2), Section 301 of the LMRA, 29 U.S.C. §185, and the terms of the Agreement and the Funds' respective Trust Agreements, the Company is liable to the Funds for unpaid contributions, as well as interest and liquidated damages on the unpaid contributions, accumulated interest and liquidated damages on late reports, audit costs, reasonable attorneys' fees and costs, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request this Court enter a judgment against Defendant Professional Excavation, Inc.:

- a. ordering Defendant to submit current reports and contributions and to submit the Company's books and records to an audit upon demand;
  - b. ordering Defendant to obtain and maintain a surety bond;
- c. entering judgment in sum certain against the Defendant on the amounts due and owing, including contributions, interest, liquidated damages, and interest on late reports, audit costs, and attorneys' fees and costs; and
- d. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

#### **COUNT II**

#### (Failure To Union Dues)

14. Plaintiffs reallege paragraphs 1 through 10 of Count I.

15. Pursuant to agreement, the Funds have been duly designated to serve as a collection

agent for the Union in that the Funds have been given the authority to collect from employers union

dues which should have been or have been deducted from the wages of covered employees.

16. Notwithstanding the obligations imposed by the Agreement, the Company has failed

to submit dues reports and dues for the period of May 2008 forward, thereby depriving the Union of

information.

17. Pursuant to the Agreement, the Company is liable to the Funds for the unpaid union

dues, as well as liquidated damages, audit costs, reasonable attorneys' fees and costs as the Union's

collection agent, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request that this Court enter judgment against

Defendant Professional Excavation, Inc., order the Company to submit current dues reports and dues,

to submit the Company's books and records to an audit upon demand and to pay the amount of the

union dues owed to date together with all liquidated damages, accumulated liquidated damages, audit

costs, attorneys' fees and costs, and any other legal and equitable relief as the Court deems

appropriate.

August 15, 2008

Laborers' Pension Fund, et al.

By: /s/ Amy Carollo

Office of Fund Counsel 111 W. Jackson Blvd. Suite 1415 Chicago, IL 60604 (312) 692-1540

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# Case 1:08**CONSTRUCTION MEDEL ENDELAROSEDS**6: Page 7 of 7 DISTRICT COUNCIL OF CHICAGO AND VICINITY

AFFILIATED WITH THE LABORERS' INTERNATIONAL UNION OF NORTH AMERICA, AFLICIO 101 BURR RIDGE PARAWAY - SUITE 300 - BURR RIDGE, IL 60527 - PHONE: 630/655-8289 - FAX: 630/655-8853

#### INDEPENDENT CONSTRUCTION INDUSTRY COLLECTIVE BARGAINING AGREEMENT

It is hereby stipulated and arrend by and behaves	aborers' international Union of North America, AFL-CIO ("Union"),	(Taxala) 4 16 - 5
General Laborers' District Council of Chicago, and Maining &	showed by the second se	
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мини вы вижи з кинавской ("гасія пляоц.), яла обсольн	issing the peoprephic areas of Cook, LEGS, DuPage, Will, Grundy, Ke	edial Kane McHeursand Sonne counties litinois
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- 1. Recognition. The Employer, in response to the Union's request for recognition as the coalected by (a) representative of its Laborer employees, and the Union's offer to show extends by its misloring support. Remay recognizes the Union under Section 9(a) of the Act as the sole and exclusive collective personning representative for the employees new and beneficially employed in the Laborer benefits of the support to the section. The Employer has not assigned to rightly our purposes of collective bargaining with the Union to any person, entiry or association, and hereby revokes its prior assignment of benefits in forth, it say. The Employer further voluntarity elects and to assign such bacquising highly to any person, entiry or association, and hereby revokes its prior assignment of benefits from the Union. The Employer stall above by this Agreement, and extensions hereof, provided that it employs at less one Laborer new year.
- per year.

  2. Labor Collifact. The Employer affirms and adopts the applicable Collective Strgaking Agreements, as designated by the Union, between the Union and the Bullders Association of Chicago and Vicinity, the Illinois Road Bullders Association, the Union and adopts the underground Contractors Association, the Mason Contractors Association of Greater Chicago, (a.D.C.N.W.C.t., the Chicago Demoision Contractors Association, the Illinois Endocumental Contractors Association, the Links County Contractors Association, the Contractors Association, the Contractors Association, the Contractors Association, the Contractors Association, and all other employer associations with whem the Union or its affiliated Local Unions has an agreement of the Agreement, and the term of this Agreement, and its first applicable of the Interportated association agreement (s) expire during the term of this Agreement, and its first applicable of the Interportated retroactively herein, it is further agreed that where the Employer works within the good property of the Interport of the Union agreement and association agreement effective within the local Unions that new neglected an association agreement effective within the local Unions that new neglected an association agreement as an advantage of the Agreement and shall approach the annual association agreement as the Interport of I
- Agreement appearance all contents terms in either the Local briden or area-wide association agreements.

  3. Ducs Chickoff. The Employee shall delice from the wages of employees uniform working dues to the should of 1.6% of gives weight, or such color agreements and in the local briden office the store so deducted, together with an activities lest abusing the glophoyee high whom dies were induced, the temployees and entire the local prices segme and adequated more store to deducted, together with an activities lest adequate the register of the color and activities and activities and adequated on the property of the local prices are segmentated. The store is a measured, in the tenth (1965) days of the highest installability in month 60 which can be made only placeast to writin assignments from any improperty in highest except and activities of the local period of error than the special internation and the other agreement. The supplementation of the store of the local period of error than the special translation and as amounted by the Union turn time to time. The Supplement of surfacions on the Unions Statement of surfacions of the activities of the surface and as amounted by the Union turn time to time. The Supplement of surfacions of the surface and as amounted by the Union turn time to time. The Supplement of surfacions of the surface of the surface
- S. Fringe Benefits. The Employer agrees to pay the amounts that is is bound to pay under said Collective Bargaining Agreements to the Health and Welfaire Department of The Construction and Seneral Laborary "District Council of Chicago and Visinity, the Laborary" Pension Fund (including Laborary Excess Benefit Funds), the Fox Valley Benefit Funds, the Construction and General Laborary District Council of Chicago and Visinity Appreciate and Excess Pension Funds, the Fox Valley Benefit Funds, the Construction and General Laborary District Council of Chicago and Visinity Appreciate and Training Treet Fund, the Chicago Area Laborary-Employers Cooperation Education Funds (TESET), and to all other designated Lindon-affiliated benefit and labor-marking treet funds, and it becomes bound by and be considered a party to the Agreements and Declarations of Treet creating said Treet Funds if I had signored the original copies of the Treet and amondmostes thereto. The Employer retities and confirms the appointment of the Employer Section and Treetings Funds as prior contributions paid to the Welfare. Pension and Treetings Funds were made by duly authorized approximate and property at all programments. The Employer funds were made by duly authorized approximate the Employer of the Prophysic Treet, and evidence the Employer of the Employer for the Employer of the Employer of the Employer for the applicable agreements. Upon written notice to the Employer of the Implication from the maintain surely bond to an amount not accessing one hundred thousand oblists where necessary to ensure Employer compilance with its beforehing the floor to the temployer of the Prophysic of the Prophysic of the Employer of the Employer of the Prophysic of the Employer of the Employer

Where Laborats covered by this Agreement perform work outside the Chicago area, the Employer shall, it covered under a local Little-affiliated labor agreement in the area, contribute to the local fringe benefit funds in the amounts set forth in the local agreement. Otherwise, it shall remai all tringe benefit fund contributions in the amounts and to the funds as required under this Agreement.

- 6. Weges and industry funds. The Employer shall pay all the negotiated hourly wages, trings benefit and industry fund contributions it is beand to pay under the applicable Collective Bargaining Agreements, including, where applicable, contributions to the Chicago-Area LECCT and designated infor-management and industry advancement hands, except that no contributions shall be made to MGIAF unless consented to and upon written direction from the Union. All additional wage rates, date checkett, and trings benefits that are registrated or become effective after May 31, 2001 shall be incorporated into this Agreement. The Union appreciated or become effective after May 31, 2001 shall be incorporated into this Agreement. The Union appreciated or become effective after May 31, 2001 shall be incorporated into this Agreement.
- 7. Contract Enforcement. All grievances arising hereunder shall, at the Union's discretion, be submitted to the Chicago District Council Grievance Committee for Hiel and binding disposition in lieu of another grievance committee. Should the Employer fail to compty within ten (10) days with any hinding-prevance award, whether by prevence committee or arithmation, it shall be liable for all costs and regal less incurred by the Union to enforce the award. Notwithstanding soptising to the contrary, mother by grievance committee or arithmation, it shall be liable for all costs and regal less incurred by the Union to fight to take or withdraw its members because of non-payment or underpayment of wages undoor kinge boards contributions, tailore by the Employer to threely remit dues to the Union to the Union
- 8. Successors. In the event of any change in the ownership, management or operation of the Employer's business or substantially sit of the assets, by sale or otherwise.

  It is agreed that as a condition of such sale or translate that the new owner or manager, whether corporate or indevidual, shall be fully bound by the terms and conditions of this Agreement. The Employer shall provide no less than ten (10) days prior written notice to the Union of the sale or transfer and shall be obligated for all expenses incurred by the terms of this paragraph. The Union may strike to anions the terms hereof.
- 8. Termination. This Agreement shall remain in hell force and effect from June 1, 2001 (unless dated differently below) through May 31, 2006, and shall continue there also been given written notice, by certified may be effect, received so less than sloty (60) nor more than ninety (90) days prior to the expiration that, of the desire to madily or amend this Agreement through negotiations. In the absence of such notice the Employer and the Union agree to be bound by the new area wide negotiated agreements with the various Associations incorporating them into this Agreement and solutions in the duration of discossive agreements, unless and until timely notice of termination is given as provided above.

10. Execution. The Employer acknowledges and accepts the facsimile signatures on this contract as if they is

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ACCEPTED 75	PROFESSIONAL EXCAVATION, INC
By: COINSTRUCTION AND GENERAL LABORERS'	FEIN NO.: 56- 2378750  By: JOHN OUMMINGS , PRESIDENT  (Print Name and Title)
By:Frank Riley, President & Sarghary-Trees.	3608 N. ROUTE 47, SUITE E
By: James P. Sprincity, Business Mariager For Office Use Only: A U C X	MORICIS, IL 60450  (City, State and Zip Code)  8/5 - 942 - 7000
WHITE - LOCAL UNION - CANARY - TRUST FUND -	PMK - DISTRICT COUNCIL - SOLD - EMPLOYER.

**FXHIBIT**